

# PATENT COOPERATION TREATY

## HAYNES & BOONE

From the INTERNATIONAL SEARCHING AUTHORITY

DEC 1 6 2002

To: TODD MATTINGLY HAYNES AND BOONE. LLI'	PCT RECEIVED  NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL SEARCH REPORT OR THE DECLARATION		
1000 LOUISIANA STREET, SUTTE 4300 HOUSTON, TX 77002-5012			
	(PCT Rule 44.1)		
	Date of Mailing of the month occur 16 DEC 2002		
Applicant's or agent's file reference 25791.60.02	FOR FURTHER ACTION   See paragraphs () and 4 below		
International application No. PCT/US02/29856	International filing date  alog month vegre  19 September 2002 (19:09:2002)		
Applicant ENVENTURE GLOBAL TECHNOLOGY	1 - 7 April 1 - 1002 (17.09.2002)		
The applicant is hereby notified that the international second			
Filing of amendments and statement under Article 19 The applicant is entitled, if he so wishes, to amend the c	arch report has been established and is fallishance nelecting.  1: that so the international application (see Rule 46).		
	is normally two months from the date of transmittal or the		
Where? Directly to the International Bureau of WIP 1211 Geneva 20, Switzerland, Facsimile No.			
For more detailed instructions, see the notes on the	accompanying sheet.		
2. The applicant is hereby notified that no international sea Article 17(2)(a) to that effect is transounted herewith	rch report will be established and that the declaration under		
3. With regard to the protest against payment of can add	hitional (cers) under Rute 40.2, the applicant is notified that		
applicant's request to forward the texts of noth the	een transmitted to the International Bureau together with the profess and the decision friction to the designated Offices		
10 decision has been made ver on the profest, the a	pplicant will be notified as soon as a decision is made		
applicant wishes to avoid or postpone publication, a nonce of	mal application will be published by the International Bureau. If the withdrawal of the international application, or of the priority claim, x.1 and 90 bix.3, respectively, before the completion of the technical		
examination must be filed if the applicant wisnes to posipone	of some designated Offices, a demand for microadomic (1), a time early into the fational phase until 30 months from the priority date, perform the presentactives fices.		
In respect of other designated Offices, the time finition 30 mon	ths (or later) will apply even it no demand is filed water. (27 no. 27)		
See the Annex to Form PCT IB 301 and, for details about in Guide, Volume II, National Chapters and the WIPO Internet sa	te applicable time lamis. Office by Office, see the Pr.F. Johnson		
Name and mailing address of the ISA US Commissioner for Patents Box PCT Washington, D.C. 20231 Facsimile No. (703)305-3230 Form PCT/ISA 220 (April 2002)	Control of the second		

# PATENT COOPERATION TREATY

# **PCT**

#### INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference 25791.60.02	FOR FURTHER ACTION	ee North India of Franchitta of International Section Support Form PCT ISA 2200 as with the overlap line of forem 5 below	
International application No. PCT/US02/29856	International filing date (day-mo- 19 September 2002 (19.09,2002	min/year) (Earliest) Priority Date (day month year)	
Applicant ENVENTURE GLOBAL TECHNOLOG	i)		
This international search report has becaccording to Article 18. A copy is bei		Searching Authority and is transmitted to the applicant. Bureau	
This international search report consist It is also accompani	is of a total of ${m \mathcal{Z}}_{m c}$ sheets. ed by a copy or each prior art doc	ument caed in das report	
	, the international search was carried, unless otherwise indicated under	d out on the basis of the international application in the this item.	
Authority (Rule 23.4(b)). b. With regard to any nucleotic		dation of the international application turns used to this closed in the international application, the international	
filed together with the inic	nal application in written form, rinational application in computer re	cadable form	
furnished subsequently to	this Authority in written form this Authority in computer readable		
international application a	s filed has been turnished.	e listing does not go beyond the disclosure in the	
been furnished.		able form is identical to the written sequence fisting has	
Unity of invention is fact     With regard to the title.	id unsearchable (See Box D. ding (See Box II).		
the text is approved as suf	•		
the text has been establish	ed by this. Authority to read as follo	iis:	
5. With regard to the abstract, the text is approved as sol	ountted by the applicant.		
		his Authorny as it appears in Box III. The applicable mass, if search (eport, submit comments to this Authority)	
6. The figure of the drawings to be it as suggested by the applic	published with the abstract is Figure and	No. 12 Some of the figures	
because the applicant take because this figure better	ed to suggest a figure confectorizes the invention		
Form PCT ISA 210 (first sheet) (July 199			

#### INTERNATIONAL SEARCH REPORT

International application No.

		PCT/US02/29856		
Box III TEXT OF THE ABSTRACT (Continuation of Item 5 of the first sheet)				
The technical features mentioned in the abstract do not include a reference	e sign between pa	rentheses (PCT Rule 8.1(d)).		
A method and system for creating a mono-diameter wellbore easing, whereby a tubular liner (210) is radially expanded into contact with a tubular casing (115) by a method of pressurizing a portion of the tubular liner (210) below a first expansion cone (805) and extruding the liner off the first expansion cone (805). The overlap between the liner and easing is then expanded and the portion of the tubular that does not overlap the easing is expanded using a second expansion cone.				
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### INTERNATIONAL SEARCH REPORT

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IPC(7 US CI Accordi		itional clas	sification and IPC	
	m documentation searched (classification system followed I 5. : 166/380, 207, 378, 206, 216, 217	ty classific	ration symbols)	
Docume	ntation searched other than minimum documentation to the	extent tha	it such documents are are added	at we finds the limit
Electron	ne data base consulted during the international search (name	e of data f	base and, where practicable, se	arch terms used)
С. [	DOCUMENTS CONSIDERED TO BE RELEVANT			
Categor	y * Citation of document, with indication, where a	ppropriate	, of the relevant passages	Reievani to claim No
A	US 6,085,838 A (VERCALMER et al.) 1: July 200			1 . (63
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Fı	arther documents are listed in the commutation of box $C_{\ell_0}$		See patent family annex.	
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#### NOTES TO FORM PCT/ISA/220

These Notes are intended to give the basic instructions concerning the filing of amendments under Article 19. The Notes are based on the requirements of the Patent Cooperation Treaty and of the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and those requirements, the latter are applicable. For more detailed information, see also the PCT Applicant's Guide, a publication of WIPO.

In these Notes, "Article", "Rule" and "Section" refer to the provisions of the PCT, the PCT Regulations and the PCT Administrative Instructions, respectively.

### INSTRUCTIONS CONCERNING AMENDMENTS UNDER ARTICLE 19

The applicant has, after having received the international search report, one opportunity to amend the claims of the international application. It should however be emphasized that, since all parts of the international application (claims, description and drawings) may be amended during the international prelimency examination procedure, here is usually no used to the emendments of the claims under Article 19 except where, e.g. the applicant wants the latter to be published for the purposes of provisional protection or has enother reason for amending the claims before international publication. Furthermore, it should be emphasized that provisional protection is available in some States only.

#### What parts of the international application may be amended?

The claims only.

The description and the drawings may only be amended during international preliminary examination under Chapter II.

When? Within 2 menths from the date of unamittal of the interactional search report or 16 menths from the priority date, whichever time limit expires later. It should be noted, however, that the amendments will be considered as having been received on time if they are received by the international Business after the expiration of the applicable time limit but before the completion of the technical preparations for international publication (Rule 46.1).

#### Where not to file the amendments?

The amendments may only be filed with the International Bureau and not with the receiving Office or the International Searching Authority (Rule 46.2).

Where a demand for international preliminary examination has been/is filed, see below.

How? Either by cancelling one or more entire claims, by adding one or more new claims or by amending the text of one or more of the claims as filed.

A replacement sheet must be submitted for each sheet of the claims which, on account of an amendment or amendment, differs from the sheet originally filed.

All the claims appearing on a replacement abort must be numbered in Arabic numerals. Where a claim is cancelled, no renumbering of the other claims is required. In all cases where claims are renumbered, they must be renumbered consecutively (Administrative Instructions, Section 205(b)).

#### What documents must/may accompany the amendments?

Letter (Section 205(b)):

The amendments must be submitted with a letter.

The letter will not be published with the international application and the amended claims. It should not be confounded with the "Statement under Article 19(1)" (see below, under "Statement under Article 19(1)").

The letter must indicate the differences between the claims as filed and the claims as amended. It must, in particular, indicate, in connection with each claim appearing in the international application (R being understood that identical indications concerning several claims may be grouped), whether

- (i) the claim is unchanged;
- (ii) the claim is cancelled;
- (iii) the claim is new;
- (iv) the claum replaces one or more claims as filed;
- (v) the claim is the result of the division of a claim as filed.

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